

**D. N. X06-UWY-CV14-6025333-S : SUPERIOR COURT/CLD**  
**ROBIN SHERWOOD, ET AL : J.D. OF WATERBURY**  
**V. : AT WATERBURY**  
**STAMFORD HOSPITAL : APRIL 29, 2015**

**OBJECTION TO MOTION TO REARGUE MOTION TO STRIKE**

The Plaintiff hereby objects to Defendant's Motion to Reargue the Court's denial of its Motion to Strike of September 19, 2014.

The Defendant's main argument has been rejected by the Court several times. The Court articulated its reasoning after analysis of the applicable caselaw and has found that a hospital **can** be held as a product seller under Connecticut law. This issue has been fully briefed and argued on more than one occasion in more than one case. The Court found that the Defendant's interpretation of Connecticut law was not supportive of its motion.

Therefore, the Defendant's Motion to Reargue should be denied.

THE PLAINTIFFS,

BY /s/ Jacqueline E. Fusco  
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**ORAL ARGUMENT NOT REQUESTED**  
**TESTIMONY NOT REQUIRED**  
**ASSIGNED FOR TRIAL: JANUARY 10, 2017**

**CERTIFICATION**

This is to certify that a copy of the foregoing was Emailed this date, to all counsel of record.

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